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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/616,781	07/10/2003	Lycurgus B. Ward JR.	21690-RA	2001	
30184 75	90 04/24/2006		EXAMINER		
MYERS & KA	APLAN, INTELLECTU	CAMPEN, KELLY SCAGGS			
1899 POWERS	FERRY ROAD				
SUITE 310			ART UNIT	PAPER NUMBER	
ATLANTA, GA	A 30339	3624			
			DATE MAILED: 04/24/2006	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summers		Applicatio	pplication No. Applicant(s)		
		10/616,78	1	WARD, LYCURGUS B.	
	Office Action Summary	Examiner Kelly Cam	JUDA_	Art Unit 3624	
Period fo	The MAILING DATE of this communicator Reply	<del></del>		<u> </u>	idress
A SH WHIC - Exter after - If NC - Failu Any r	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statute to reply within the set or extended period for reply will reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	LING DATE OF TH 37 CFR 1.136(a). In no eve cation. ory period will apply and will , by statute, cause the appli	IS COMMUNICATION Int, however, may a reply be tire expire SIX (6) MONTHS from cation to become ABANDONE	N. mely filed the mailing date of this of the U.S.C. § 133).	·
Status					
1)□ 2a)□ 3)□	Responsive to communication(s) filed of this action is <b>FINAL</b> . 2b) Since this application is in condition for closed in accordance with the practice	This action is not allowance except f	for formal matters, pro		e merits is
Dispositi	on of Claims	·			
5)□ 6)⊠ 7)□ 8)□ Applicati 9)⊠ 10)□	Claim(s) 1-25 is/are pending in the app 4a) Of the above claim(s) 18-25 is/are v Claim(s) is/are allowed.  Claim(s) 1-17 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction  on Papers  The specification is objected to by the E The drawing(s) filed on is/are: a  Applicant may not request that any objection  Replacement drawing sheet(s) including the	n and/or election re  Examiner.  I accepted or b)  In to the drawing(s) be the correction is require	quirement.  objected to by the leading abeyance. See the diff the drawing(s) is objected to be a second to the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 Cl	` ,
11)[	The oath or declaration is objected to by	y the Examiner. Not	e the attached Office	Action or form P	O-152.
12)	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of application from the International see the attached detailed Office action for the certification from the action for the attached detailed Office action for the attached detailed Office action for the action for the attached detailed Office action for the attached detailed Office action for the action for the attached detailed Office action for the action for the attached detailed Office action for the action for the action for the attached detailed Office action for the action for	cuments have been cuments have been the priority document I Bureau (PCT Rule	received. received in Applicati nts have been receive 17.2(a)).	ion No ed in this National	Stage
2) 🔲 Notice 3) 🔯 Inform	e of References Cited (PTO-892) of Oraftsperson's Patent Drawing Review (PTOnation Disclosure Statement(s) (PTO-1449 or PTO-10(s)/Mail Date 10/03/03.	-948) O/SB/08)	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	ate	D-152)

### **DETAILED ACTION**

### Election/Restrictions

Applicant's election with traverse of claims 1-17 in the reply filed on 2/2/05 is acknowledged. The traversal is on the ground(s) that the process of the present invention cannot be processed by hand. Examiner is persuaded on the election of species argument and the election of species requirement is withdrawn.

The requirement is still deemed proper and is therefore made FINAL.

# **Specification**

The abstract of the disclosure is objected to because it refers to purported merits. Correction is required. See MPEP § 608.01(b).

Applicant is reminded of the proper content of an abstract of the disclosure.

A patent abstract is a concise statement of the technical disclosure of the patent and should include that which is new in the art to which the invention pertains. If the patent is of a basic nature, the entire technical disclosure may be new in the art, and the abstract should be directed to the entire disclosure. If the patent is in the nature of an improvement in an old apparatus, process, product, or composition, the abstract should include the technical disclosure of the improvement. In certain patents, particularly those for compounds and compositions, wherein the process for making and/or the use thereof are not obvious, the abstract should set forth a process for making and/or use thereof. If the new technical disclosure involves modifications or alternatives, the abstract should mention by way of example the preferred modification or alternative.

The abstract should not refer to purported merits or speculative applications of the invention and should not compare the invention with the prior art.

Where applicable, the abstract should include the following:

- (1) if a machine or apparatus, its organization and operation;
- (2) if an article, its method of making;
- (3) if a chemical compound, its identity and use;

(4) if a mixture, its ingredients;

(5) if a process, the steps.

Extensive mechanical and design details of apparatus should not be given.

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## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Specifically, it is unclear what is intended to be claimed by the use of the term

"system". To be statutory, a claim must be directed to either a method or an apparatus. It is unclear which the instant claim is to be directed. For examination purposes, it will be understood to be directed to a method as independent claim 1 is directed to the steps of a method.

## Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 1-17 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. The claimed method consists solely of the manipulation of an abstract idea and is not concrete or tangible. See In re Warmerdam, 33 F.3d 1354, 1360, 31 USPQ2d 1754, 1759 (Fed. Cir. 1994). See also Schrader, 22 F.3d at 295, 30 USPQ2d at 1459. Also note MPEP 2106 IV 2(b).

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Visconti et al. (US 20040148215A1).

Application/Control Number: 10/616,781

Art Unit: 3624

Visconti et al. disclose a system for providing payroll services via a masked thirdparty processor, comprising the steps of enabling communication of customer payroll data from
the customer to the payroll provider via first means of data transmission; transmitting the
customer payroll data from the payroll provider a third-party payroll processor via second means
data transmission; processing customer payroll data by the third-party processor; transmitting the
processed payroll information from the third-party processor to the payroll provider; and
enabling communication of the processed payroll information from the payroll provider to the
customer via a third means of data transmission, wherein the third-party processor and the
customer communicate with and are associated through the payroll provider (see pages 1-4 and
figures 1-2) (claims 1-17).

### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Watkins (US 6347305) discloses a method for selecting and processing a payroll deduction plan as a payment option during electronic commerce.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kelly Campen whose telephone number is (571) 272-6740. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on (571) 272-6747. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kelly S Campen

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VINCENT MILLIN SUPERVISORY PATERIT EXAMINER TECHNOLOGY CENTER 3600